R⊕7. 3/91 4-h-5 _{BK 95} WLE (Rev. 8/83)

Date of issuance: ___

United States Bankruptcy Court

MORTHERN DISTRICT OF IOWA	
JUN 1 2 1991	

contract con		JUNIZ	
	trict of IOWA		
IN RE: MARK ALLEN HINNERS, Debtor.	Chapte	r 7 BARBARA A EVERLY, CLERK	
. \	Case No. <u>X90-00</u>	591F	
AG SERVICES OF AMERICA, INC			
v. }			
MARK ALLEN HINNERS, Defendant	Adversary Proceeding No. X	90-0122F	
JUDGMENT			
This proceeding having come on for trial or hearing WILLIAM L. EDMONDS the issues having been duly tried or heard and a dec	, United States Bankruptcy J	udge, presiding, and	
X The issues of this proceeding having been duly con WILLIAM L. EDMONDS		udae and a decision	
having been reached without trial or hearing,	, United States Bankruptcy J	uage, and a decision	
IT IS ORDERED AND ADJUDGED:			
that plaintiff's motion for approgranted and that the debt of the is hereby adjudged to be non-disextent provided for in said Sett in said Settlement Agreement judagainst the defendant in the amounterest at 10 per cent per annulorder and for costs, all as prov	defendant owed to the chargeable pursuant to lement Agreement and as gment be and is hereby unt of \$10,000.00 toget m from and after the da	plaintiff and to the provided entered ther with	
	Vol. Page2		
copies mailed with order on 6/12/91, J	"BARBARA A. EVER	LY	
	Clerk of Bankrupto	·································	
[Seal of the U.S. Bankruptcy Court]			



UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF IOWA

IN RE:) CHAPTER 7
) BANKRUPTCY NO. X-90-00591-F
MARK ALLEN HINNERS,)
Debtor(s),) ADVERSARY NO. X-90-0122F
AG SERVICES OF AMERICA, INC.)
an Iowa Corporation, Plaintiff,) JUDGMENT
vs.)
MARK ALLEN HINNERS, Defendant.)
)

IT IS THEREFORE ORDERED, ADJUDGED and DECREED that said motion is sustained and the Settlement Agreement as attached thereto in the form of a true and accurate copy is approved and that the debt of the defendant owed to the plaintiff is hereby adjudged to be non-dischargeable pursuant to and to the extent provided for in said Settlement Agreement and as provided in said Settlement Agreement judgment be and is hereby entered against the defendant in the amount of \$10,000.00 together with interest at 10% per annum from and after the date of this order and for

costs, all as provided for therein.

BANKRUPTCY JUDGE

I certify that on 6/12/91 I mailed copies of this order and a judgment by U. S. mail to: Ronald J. Pepples, Alvin J. Ford and the U. S. Trustee.